Appointment

From: Ungvarsky, John [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=32DB35E158594F48ADE92F89E3C6411B-JUNGVARS]

Sent: 7/31/2019 6:33:34 PM

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Subject: language for contingency measure commitment letter **Attachments**: O3 Coachella Contingency commitment letter 080119.docx

Location: R9SF-ConferenceLine-250-AIR-Card2; R9SF-Room-18420-4-Round Valley

Start: 8/1/2019 5:30:00 PM **End**: 8/1/2019 6:00:00 PM

Show Time As: Tentative



Background

Most-recent SCAQMD draft letter attached.

July 31 EPA (John U) comment:

Sorry, but we aren't entirely comfortable with CARB's suggested insertion of "effective date." We suggest language that is closer to the CAA. For that reason, we recommend the following edits below. If you'd like to discuss further, Jesse and I are available for a brief call. Hopefully you'll be able to see the cross-outs and underlines.

Under this commitment, the South Coast AQMD will adopt the rule and/or rule amendment and transmit the adopted/amended rule(s) to CARB to allow CARB to submit it to U.S. EPA <u>not later than 1</u> <u>year after the</u> <u>within 12 months of the effective</u> date of <u>the</u> U.S. EPA's <u>final action conditional approval on-of</u> the RFP and attainment contingency measure element for Coachella Valley for the 2008 8-hour ozone standard.

July 31 CARB (Carol) follow-up comment:

Does "the date of the U.S. EPA's conditional approval of the...." mean the day of signature of the "final" conditional approval, the date of publishing, or the effective date? We had included the "effective date" language at the request of Region 9 attorney's in the past.